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as Superintendent of Public Instruction

(Defendant Thurmond, in his Official Capacity as SPI is a Governmental Party Exempt from the Provisions of FRCP 7.1)

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA**

John and Breanna Woolard, *et al.*,) Case No. 2:23-CV-02305-JAM-JDP
Plaintiffs,)
v.)
Tony Thurmond, in his Official Capacity as)
Superintendent of Public Instruction, *et al.*,)
Defendants.)
)
**STIPULATION PURSUANT TO LOCAL
RULE 144 EXTENDING TIME FOR
DEFENDANT THURMOND TO
RESPOND TO COMPLAINT**

1 Plaintiffs and Defendant Tony Thurmond, in his Official Capacity as Superintendent of Public
2 Instruction (“Defendant Thurmond”), through their respective undersigned counsel of record, hereby
3 stipulate as follows:

4 1. Defendant Thurmond was served with the Complaint and Summons in this action on October
5 13, 2023, thereby making his initial response to the Complaint due on November 3, 2023.
6 2. Pursuant to Local Rule 144, Plaintiffs and Defendant Thurmond have agreed to extend
7 Defendant Thurmond’s time to respond to the Complaint by 28 days, thereby making the new
8 response date December 1, 2023.
9 3. This stipulation is entered on behalf of all parties who have appeared in the action and are
10 affected by the stipulation.
11 4. Consequently, Defendant Thurmond shall have until (and including) December 1, 2023, to
12 respond to the Complaint.

13 IT IS SO STIPULATED.

14
15 Dated: October 24, 2023

By: /s/ Ethan P. Davis (as authorized on 10/24/23)
Ethan P. Davis
KING & SPALDING LLP
Attorneys for Plaintiffs

16
17
18 Dated: October 24, 2023

By: /s/ Thomas Prouty
THOMAS PROUTY
Deputy General Counsel
Attorney for Tony Thurmond, in his Official
Capacity as Superintendent of Public Instruction